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TRANSMITTAL		Filing Date	August 18	August 18, 2003			
FORM		First Named Inventor	Stephen G	Stephen G. Kimmet			
		Art Unit	3634	3634			
(to be used for all correspondence after initial filing)		Examiner Name	David M. F	David M. Purol			
Total Number of Pages in This Submission		Attomey Docket Number	1-16294	1-16294 (Pro-Se)			
ENCLOSURES (Check all that apply)							
Fee Transmittal Form		Drawing(s)		Appea	Allowance Communication to TC al Communication to Board peals and Interferences		
Fee Attached  Amendment/Reply After Final After Final After Sylvania Express Abandonment Request Express Abandonment Request Information Disclosure Statemen  Cartilled Copy of Priority Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts/ under 37 CFR 152 or 1.5	Rema	Dicensing-related Papers Petition Petition to Convert to a Provisional Application Power of Altomoy, Revocat Change of Correspondence Terminal Disclaimer Terminal Disclaimer CD, Number of CD(s) Landscape Table on C	Convert to a If Application If Application Correspondence Address Disclaimer or Refund		Appeal Communication to TO (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please Identify below): Return Postcard Amendment After Decision on Appeal		
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT							
Firm Name MARSHALL & MELHORN, LLC							
Signature Stephen &	Kuin	SZ)					
Printed name Stephen G. Kimmet	, ,						
Date 4-28-20		Reg. No.	Reg. No. 52,488				
	CERTIFIC	CATE OF TRANSMIS	SION/MAI	ILING			
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Signature Roseita A. Wimiles							
Typed or printed name Roberta A.	,		Date	H.28-2008			

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Roberta A. Winzeler

(Name)

Clute A. Wunzeler

(Signature)

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	)	
Stephen G. Kimmet	)	Group Art Unit: 3634
	)	
Serial No.: 10/642,716	)	Examiner: David M. Purol
	)	
Filing Date: August 18, 2003	)	Attorney Docket: 1-16294
	)	
For: FOLDING PANEL ASSEMBLY	)	

April 28, 2008

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## AMENDMENT AFTER DECISION ON APPEAL

Honorable Sir:

This paper is being filed in response to the Decision on Appeal 2007-4509 by the Board of Patent Appeals and Interferences decided March 10, 2008. Entry of this Amendment and reconsideration of the application are respectfully requested in light of the remarks below.

Amendments to the Claims are reflected in the listing of claims, which begins on page 2 of this paper.

Remarks begin on page 5 of this paper.